VWP Individual Permit Number 12-1215 Effective Date: June 20, 2013 Expiration Date: June 19, 2028

VIRGINIA WATER PROTECTION PERMIT ISSUED PURSUANT TO THE STATE WATER CONTROL LAW AND SECTION 401 OF THE CLEAN WATER ACT

Based upon an examination of the information submitted by the owner, and in compliance with § 401 of the Clean Water Act as amended (33 USC 1341) and the State Water Control Law and regulations adopted pursuant thereto, the State Water Control Board (board) has determined that there is a reasonable assurance that the activity authorized by this permit, if conducted in accordance with the conditions set forth herein, will protect instream beneficial uses and will not violate applicable water quality standards. The board finds that the effect of the impact, together with other existing or proposed impacts to surface waters, will not cause or contribute to a significant impairment to state waters or fish and wildlife resources.

Permittee: Lynwood R. Hammock

Address: 5684 Museville Road, Chatham, VA 24531

Activity Location: Hammock Dairy, Chatham, Pittsylvania County, VA

Activity Description: Withdrawal water for crop irrigation.

The permitted activity shall be in accordance with this Permit Cover Page, Part I - Special Conditions,

and Part II - General Conditions.

Robert J. Weld.

Regional Director, Blue Ridge Regional Office Virginia Department of Environmental Quality

6/20/2013

Date

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A. Authorized Activities

This permit authorizes water withdrawal from Hammock Dairy Pond, an impoundment on Pie Creek, as shown in "Figure 3-1, Project Plan, Preliminary Irrigation Layout Hammock Dairy Pond, Pittsylvania County, Virginia" dated August, 2012 and prepared by Reynolds-Clark Development, Inc. Withdrawals are in accordance with Section E below.

B. Permit Term

This permit is valid for 15 years from the date of issuance. A new permit may be necessary for the continuance of the authorized activities, including water withdrawals, or any permit requirement that has not been completed. At least 120 calendar days prior to the expiration of this permit, the permittee shall notify DEQ in writing of its intent to continue one or more of the authorized activities. A new permit application may be required by DEQ at that time. DEQ, acting on behalf of the State Water Control Board, may issue a new permit or may issue a new permit with new or modified conditions, or the board may deny the issuance of a permit at that time.

C. Reopener

This VWP permit authorization may be reopened to modify its conditions when the circumstances on which the initial VWP permit was based have materially and substantially changed, or special studies conducted by the board or the permittee show material and substantial change since the time the VWP permit authorization was issued and thereby constitute cause for VWP permit authorization revocation and reissuance. Specifically, the permit may be reopened if monitoring and reporting requirements of the initial authorization do not provide sufficient data to verify the permit is protective of beneficial uses.

D. Standard Project Conditions

- 1. The activities authorized by this permit shall be executed in such a manner that any impacts to stream beneficial uses are minimized. As defined in §62.1-10(b) of the Code, "beneficial use" means both instream and offstream uses. Instream beneficial uses include, but are not limited to, the protection of fish and wildlife habitat, maintenance of waste assimilation, recreation, navigation, and cultural and aesthetic values. Offstream beneficial uses include, but are not limited to, domestic (including public water supply), agricultural, electric power generation, commercial, and industrial uses. Public water supply uses for human consumption shall be considered the highest priority.
- 2. No activity shall substantially disrupt the movement of aquatic life indigenous to the water body, including those species that normally migrate through the area, unless the primary purpose of the activity is to impound water.
- 3. Flows downstream of the project area shall be maintained to protect all uses.

- 4. The activity shall not impede the passage of normal or expected high flows, and any associated structure shall withstand expected high flows.
- 5. Measures shall be employed at all times to prevent and contain spills of fuels, lubricants, or other pollutants into surface waters.
- 6. Virginia Water Quality Standards shall not be violated in any surface waters as a result of the project activities.
- 7. Stormwater runoff shall be prohibited from directly discharging into any surface waters. Best management practices (BMP) designed, installed, and maintained, as described in the Virginia Erosion and Sediment Control Handbook (Third Edition, 1992, or the most recent version in effect at the time of construction) and the Virginia Stormwater Management Handbook (First Edition, 1999, or the most recent version in effect at the time of construction), shall be deemed suitable treatment prior to discharge into surface waters. Installation of alternative practices not described in these references shall be submitted to DEQ for approval prior to beginning construction.
- 8. Erosion and sedimentation controls shall be designed in accordance with the Virginia Erosion and Sediment Control Handbook, Third Edition, 1992, or the most recent version in effect at the time of construction. These controls shall be placed prior to clearing and grading activities and shall be maintained in good working order, to minimize impacts to surface waters. These controls shall remain in place only until clearing and grading activities cease and these areas have been stabilized.

E. Water Withdrawal and Instream Flow Conditions

1. Definitions. When used in reference to the withdrawal activities in Hammock Dairy Pond, the following definitions apply:

"Calculated Estimated Inflow" is a value calculated once per week, to be determined by measuring the change in useable storage in Hammock Dairy Pond (via pond elevation measurements) and adding the following: average daily volume of water withdrawn, average daily volume of water released downstream (downstream flow from Hammock Dairy Pond), and estimated daily evaporation during that week.

Calculated Estimated Inflow (MG/D) – CI
Previous Pond Height (storage MG) – PP
Current Pond Height (storage MG) – CP
Period of Time between pond measurements – days
Total Amount of Water Withdrawal during time period (MG) – WW
Total Amount of Water Flow by during time period (MG) – WF
Total Evaporation during time period (MG) - E

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$$CI = \frac{CP - PP}{days} + \frac{WW}{days} + \frac{WF}{days} + \frac{E}{days}$$

- 2. The permittee may withdrawal water from the pond in the months of April, May, June, July, August. The *daily* volume of surface water withdrawn from Hammock Dairy Pond shall not exceed 2.9 million gallons (MG). The maximum *annual* volume of surface water withdrawn from Hammock Dairy Pond shall not exceed 50 million gallons (MG).
- 3. During April, May, June, July, August, the permittee must allow 90% of the inflow into the pond to flow out of the pond.
- 4. The permittee may not withdrawal water during the months of September, October, November, December, January, February, March.
- 5. During September, October, November, December, January, February, and March, the permittee must release *1 cfs or 0.5 times the inflow*, whichever is smaller. This means that a maximum of water through the outfall during these months required by this permit is 1 cfs until the pond is full. When the pond is full, all water flowing into the pond will pass out of the dam.
- 6. Each intake will be fitted with 1mm mesh and the maximum withdrawal rate shall not exceed 0.66 feet per second (ft/s).
- F. Monitoring, Notification, and Reporting

Monitoring

- 1. The permittee shall record once per week the elevation of Hammock Dairy Pond. They will use this elevation and established a benchmark staff gage to calculate the percent of full that the recorded elevation represents. This value shall be used to determine permitted usable storage.
- 2. The permittee shall record the daily volume of water (million gallons) that is withdrawn from Hammock Dairy Pond.
- 3. The permittee shall monitor once per week stream discharge (release flow from Hammock Dairy Pond) during April, May, June, July, August and September. During October, November, December, January, February and March as the pond is filling once per week stream discharge monitoring is required. During October, November, December, January, February and March when the pond is full and no pumping is taking place, the permittee does not need to monitor stream discharge. The permittee shall document when the pond reached full pool elevation and the dates when weekly monitoring of the discharge ended, and when monitoring resumed.

- 4. The permittee shall use the pond elevation data, water withdraw records, records of release flow from Hammock Dairy Pond to Pie Creek, and estimated evaporation data to determine and record calculated inflow.
- 5. Should DEQ determine that impacts to downstream beneficial uses have occurred as a result of the authorized project, DEQ may require the installation of a stream gage on Pie Creek and monitoring requirements that differ from those specified herein. Such revisions may require that this permit be modified in accordance with the Virginia Water Protection Permit Program Regulation 9VAC25-210 in effect at that time.
- 6. In the event that the Governor or the Virginia Drought Coordinator declares a drought emergency in the Middle James Drought Evaluation Region, which includes but is not limited to Buckingham County, the permittee shall implement the provisions directed by the declarations. The permittee shall be responsible for determining when drought emergencies are declared.

Notification

- 7. The permittee or authorized contractor shall immediately notify the DEQ Blue Ridge Regional Office in Lynchburg at 434-582-5120 upon the discovery of any fish kills or spills of fuels or oils. If DEQ cannot be reached, the permittee or authorized contractor shall notify the Virginia Department of Emergency Management (DEM) at 1-800-468-8892 or the National Response Center (NRC) at 1-800-424-8802.
- 8. The permittee shall notify DEQ within two business days of determining that additional impacts to surface waters or modifications to the overflow structure, spillway, or other project structures are necessary. Any additional surface water impacts or changes to the project structures shall be subject to DEQ review and approval and may result in the modification of this permit or compensatory mitigation.

Reporting

- 9. The permittee shall report all authorized surface water withdrawals to the DEQ Office of Surface and Groundwater Supply Planning at P.O. Box 1105, Richmond, Virginia, 23218 by **January 31**st of the year following the year in which the withdrawals occurred. Reporting surface water withdrawals in accordance with the conditions of this permit satisfies the reporting requirement for the Water Withdrawal Reporting Regulation 9VAC25-200-10 et seq. The annual monitoring report shall contain the following information at a minimum:
 - a. the permittee's name and address;
 - b. the VWP permit number (12-1215);

- c. the permittee's assigned facility identification number for reporting surface water withdrawals under 9VAC25-200-10 et seq (assigned when you register with VWUDs to report online annually);
- d. the calendar date;
- e. the inflow (cfs), estimated weekly, into Hammock Dairy Pond;
- f. the elevation and percent full values, estimated weekly, for the Hammock Dairy Pond;
- g. the required (based on flow data and calculations) and actual released flow in cfs or million gallons per day (mgd), calculated weekly, to Pie Creek;
- h. the date when the elevation of the Hammock Dairy Pond reached full pool, the date weekly monitoring of the stream discharge ceased and the date weekly monitoring of the stream discharge from the pond ceased;
- i. the daily volume of water (million gallons) that is withdrawn from Hammock Dairy Pond;
- j. the method of measuring the withdrawal;
- k. the largest single-day volume withdrawn (million gallons) that occurred in the reporting year, and the month in which it occurred; and
- 1. the dates on which mandatory water conservation measures were implemented in the service area supplied by the authorized surface water withdrawal, if any.
- 10. All reports required by this permit and other information requested by DEQ shall be signed by the permittee, or a person acting on the permittee's behalf as a duly authorized representative with the authority to bind the permittee.

A person is a duly authorized representative only if 1) the authorization is made in writing by the permittee; AND 2) the authorization specifies either the named individual or the named position having responsibility for the overall operation of the regulated facility or activity, such as the position of plant manager, superintendent, or position of equivalent responsibility.

If a change of the duly authorized representative occurs, the permittee shall immediately notify DEQ in writing, providing the new named individual or named position and contact information for the new duly authorized representative.

11. All submittals to DEQ shall contain the following signed certification statement:

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"I certify under penalty of law that this document and all attachments were prepared under my direction or supervision in accordance with a system designed to assure that qualified personnel properly gather and evaluate the information submitted. Based on my inquiry of the person or persons who manage the system, or those persons directly responsible for gathering the information, the information submitted is, to the best of my knowledge and belief, true, accurate, and complete. I am aware that there are significant penalties for submitting false information, including the possibility of fine and imprisonment for knowing violations."

Part II – General Conditions

A. Duty to Comply

The permittee shall comply with all conditions of the VWP permit. Nothing in the VWP permit regulations shall be construed to relieve the permittee of the duty to comply with all applicable federal and state statutes, regulations and prohibitions. Any VWP permit violation is a violation of the law, and is grounds for enforcement action, VWP permit termination, revocation, modification, or denial of an application for a VWP permit extension or reissuance.

B. Duty to Cease or Confine Activity

It shall not be a defense for a permittee in an enforcement action that it would have been necessary to halt or reduce the activity for which a VWP permit has been granted in order to maintain compliance with the conditions of the VWP permit.

C. Duty to Mitigate

The permittee shall take all reasonable steps to minimize or prevent any impacts in violation of the permit which may have a reasonable likelihood of adversely affecting human health or the environment.

D. VWP Permit Action

- 1. A VWP permit may be modified, revoked and reissued, or terminated as set forth in 9 VAC 25-210 et seq.
- 2. If a permittee files a request for VWP permit modification, revocation, or termination, or files a notification of planned changes, or anticipated noncompliance, the VWP permit terms and conditions shall remain effective until the request is acted upon by the board. This provision shall not be used to extend the expiration date of the effective VWP permit. If the permittee wishes to continue an activity regulated by the VWP permit after the expiration date of the VWP permit, the permittee must apply for and obtain a new VWP permit or comply with the provisions of 9 VAC 25-210-185 (VWP Permit Extension).
- 3. VWP permits may be modified, revoked and reissued or terminated upon the request of the permittee or other person at the board's discretion, or upon board initiative to reflect the requirements of any changes in the statutes or regulations, or as a result of VWP permit noncompliance as indicated in the Duty to Comply subsection above, or for other reasons listed in 9 VAC 25-210-180 (Rules for Modification, Revocation and Reissuance, and Termination of VWP permits).

E. Inspection and Entry

Upon presentation of credentials, any duly authorized agent of the board may, at reasonable times and under reasonable circumstances:

- 1. Enter upon any permittee's property, public or private, and have access to, inspect and copy any records that must be kept as part of the VWP permit conditions;
- 2. Inspect any facilities, operations or practices (including monitoring and control equipment) regulated or required under the VWP permit; and
- 3. Sample or monitor any substance, parameter or activity for the purpose of ensuring compliance with the conditions of the VWP permit or as otherwise authorized by law.

F. Duty to Provide Information

- 1. The permittee shall furnish to the board any information which the board may request to determine whether cause exists for modifying, revoking, reissuing or terminating the VWP permit, or to determine compliance with the VWP permit. The permittee shall also furnish to the board, upon request, copies of records required to be kept by the permittee.
- 2. Plans, specifications, maps, conceptual reports and other relevant information shall be submitted as required by the board prior to commencing construction.

G. Monitoring and Records Requirements

- 1. Monitoring of parameters, other than pollutants, shall be conducted according to approved analytical methods as specified in the VWP permit. Analysis of pollutants will be conducted according to 40 CFR Part 136 (2000), Guidelines Establishing Test Procedures for the Analysis of Pollutants.
- 2. Samples and measurements taken for the purpose of monitoring shall be representative of the monitored activity.
- 3. The permittee shall retain records of all monitoring information, including all calibration and maintenance records and all original strip chart or electronic recordings for continuous monitoring instrumentation, copies of all reports required by the VWP permit, and records of all data used to complete the application for the VWP permit, for a period of at least three years from the date of the expiration of a granted VWP permit. This period may be extended by request of the board at any time.
- 4. Records of monitoring information shall include:
 - a. The date, exact place and time of sampling or measurements;

- b. The name of the individuals who performed the sampling or measurements;
- c. The date and time the analyses were performed;
- d. The name of the individuals who performed the analyses;
- e. The analytical techniques or methods supporting the information such as observations, readings, calculations and bench data used;
- f. The results of such analyses; and
- g. Chain of custody documentation.

H. Transferability

This VWP permit may be transferred to a new permittee only by modification to reflect the transfer, by revoking and reissuing the permit, or by automatic transfer. Automatic transfer to a new permittee shall occur if:

- 1. The current permittee notifies the board within 30 days of the proposed transfer of the title to the facility or property;
- 2. The notice to the board includes a written agreement between the existing and proposed permittee containing a specific date of transfer of VWP permit responsibility, coverage and liability to the new permittee, or that the existing permittee will retain such responsibility, coverage, or liability, including liability for compliance with the requirements of any enforcement activities related to the permitted activity; and
- 3. The board does not within the 30-day time period notify the existing permittee and the new permittee of its intent to modify or revoke and reissue the VWP permit.

I. Property rights

The issuance of this permit does not convey any property rights in either real or personal property, or any exclusive privileges, nor does it authorize injury to private property or any invasion of personal rights or any infringement of federal, state or local law or regulation.

J. Reopener

Each VWP permit shall have a condition allowing the reopening of the VWP permit for the purpose of modifying the conditions of the VWP permit to meet new regulatory standards duly adopted by the board. Cause for reopening VWP permits includes, but is not limited to when the circumstances on which the previous VWP permit was based have materially and substantially

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changed, or special studies conducted by the board or the permittee show material and substantial change, since the time the VWP permit was issued and thereby constitute cause for VWP permit modification or revocation and reissuance.

K. Compliance with State and Federal Law

Compliance with this VWP permit constitutes compliance with the VWP permit requirements of the State Water Control Law. Nothing in this VWP permit shall be construed to preclude the institution of any legal action under or relieve the permittee from any responsibilities, liabilities, or other penalties established pursuant to any other state law or regulation or under the authority preserved by § 510 of the Clean Water Act.

L. Severability

The provisions of this VWP permit are severable.

M. Permit Modification

A VWP permit may be modified, but not revoked and reissued except when the permittee agrees or requests, when any of the following developments occur:

- 1. When additions or alterations have been made to the affected facility or activity which require the application of VWP permit conditions that differ from those of the existing VWP permit or are absent from it;
- 2. When new information becomes available about the operation or activity covered by the VWP permit which was not available at VWP permit issuance and would have justified the application of different VWP permit conditions at the time of VWP permit issuance;
- 3. When a change is made in the promulgated standards or regulations on which the VWP permit was based;
- 4. When it becomes necessary to change final dates in schedules due to circumstances over which the permittee has little or no control such as acts of God, materials shortages, etc. However, in no case may a compliance schedule be modified to extend beyond any applicable statutory deadline of the Act;
- 5. When changes occur which are subject to "reopener clauses" in the VWP permit; or
- 6. When the board determines that minimum instream flow levels resulting from the permittee's withdrawal of water are detrimental to the instream beneficial use and the withdrawal of water should be subject to further net limitations or when an area is declared a Surface Water Management Area pursuant to §§ 62.1-242 through 62.1-253 of the Code of Virginia, during the term of the VWP permit.

N. Permit Termination

After notice and opportunity for a formal hearing pursuant to Procedural Rule No. 1 (9 VAC 25-230-100) a VWP permit can be terminated for cause. Causes for termination are as follows:

- 1. Noncompliance by the permittee with any condition of the VWP permit;
- 2. The permittee's failure in the application or during the VWP permit issuance process to disclose fully all relevant facts or the permittee's misrepresentation of any relevant facts at any time;
- 3. The permittee's violation of a special or judicial order;
- 4. A determination by the board that the permitted activity endangers human health or the environment and can be regulated to acceptable levels by VWP permit modification or termination;
- 5. A change in any condition that requires either a temporary or permanent reduction or elimination of any activity controlled by the VWP permit; and
- 6. A determination that the permitted activity has ceased and that the compensatory mitigation for unavoidable adverse impacts has been successfully completed.

O. Civil and Criminal Liability

Nothing in this VWP permit shall be construed to relieve the permittee from civil and criminal penalties for noncompliance.

P. Oil and Hazardous Substance Liability

Nothing in this VWP permit shall be construed to preclude the institution of legal action or relieve the permittee from any responsibilities, liabilities, or penalties to which the permittee is or may be subject under § 311 of the Clean Water Act or §§ 62.1-44.34:14 through 62.1-44.34:23 of the State Water Control Law.

Q. Unauthorized Discharge of Pollutants

Except in compliance with this VWP permit, it shall be unlawful for the permittee to:

- 1. Discharge into state waters sewage, industrial wastes, other wastes, or any noxious or deleterious substances;
- 2. Excavate in a wetland:

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- 3. Otherwise alter the physical, chemical, or biological properties of state waters and make them detrimental to the public health, to animal or aquatic life, to the uses of such waters for domestic or industrial consumption, for recreation, or for other uses;
- 4. On or after October 1, 2001 conduct the following activities in a wetland:
 - a. New activities to cause draining that significantly alters or degrades existing wetland acreage or functions;
 - b. Filling or dumping;
 - c. Permanent flooding or impounding;
 - d. New activities that cause significant alteration or degradation of existing wetland acreage or functions.

R. Permit Extension

Any permittee with an effective VWP permit for an activity that is expected to continue after the expiration date of the VWP permit, without any change in the activity authorized by the VWP permit, shall submit written notification requesting an extension. The permittee must file the request prior to the expiration date of the VWP permit. Under no circumstances will the extension be granted for more than 15 years beyond the original effective date of the VWP permit. If the request for extension is denied, the VWP permit will still expire on its original date and, therefore, care should be taken to allow for sufficient time for the board to evaluate the extension request and to process a full VWP permit modification, if required.